

IN THE UNITED STATES DISTRICT COURT  
FOR THE WESTERN DISTRICT OF PENNSYLVANIA

PROMIER PRODUCTS INC.,

Plaintiff,

Case No. 2:25-cv-497

v.

GEAROS, AIKERTEC-US, ALESDIRECT,  
ALICEGIRL-US BRAND, ALIFA LED  
FLASHLIGHTS DIRECT STORE,  
ALKORSHOP, ALSTU-US, AMAKER  
DIRECT, ANLOOK, ANNTENEO, ATDOALL  
INC, AURASEASON DIRECT, AUTO-  
REFITTING SHOP, AXRUNZE DIRECT , B  
DREAM, BAIBIAN BRIGHTNESS CORNER,  
BEAMMAX, BENGMXJ DIRECT, BERCOL  
FLASHLIGHT DIRECT, BERCOL GROUP,  
BIGSUN DIRECT, BINWOPREMIUM,  
BROVAE-US, BRT OFFICIAL, BUD K  
DIRECT, BUYSIGHT, CAR ACCESSORIES  
XC, CHEER LLC, CHEMAILON-US,  
CHENGBEID, CHILDBOT, CINLINISO  
DIRECT, CR OUTDOOR LIGHTING,  
CRAZYBRACE® DIRECT, CSNDICE,  
CUYTGSG DIRECTSTORE, CYQUAN,  
DABUFOY, DEREWALT INC, DIKOMO  
DIRECT, DL DECORATE, DRIVERWISH  
DIRECT, DURAPOW, EBUYFIRE,  
EWENELE, FEITA OUTDOOR SPORT,  
FEKELIUS, FOREVER GLOBAL STORE,  
FUOLD BRAND, GAIRUI, GDPLUS  
DIRECT, GEPROSMA, GEXIN-DIANZI,  
GHTESELL, GOHOMAN US BRAND,  
GOREIT-US, GRENTAY US DIRECT,  
HEFEIMINLU, HELIUSLIGHT, HLX-US,  
HOXIDADIRECT, IKEERUIC DIRECT-US,  
IKIRKLITEN STORE, IMALENTDIRECT,  
INECOKS, ITONCS-US, JAPUDA,  
JIAROUBAIHUODIAN, JSK-STORE, KAIHE  
TEC, KELNOW, KEPEAK, KERUN  
TECHNOLOGY-US, KICOEOY BRAND  
DIRECT, KNOW WHITE, KYHT-US, LBE  
BRAND DIRECT, LECHENG TECH, LED  
PROFESSIONAL STORE, LIGHTSHIP US,

**FILED UNDER SEAL**

LIUSHI STORE, LUMEN TACTICAL,  
 MAFSEUT LLC, MAYTHANKUSA,  
 MILAOSHU PROFESSIONAL FLASHLIGHT,  
 MINSK STORE, MIOSY STORE, MOMIMO  
 STORE, N-C BRAND GROUP, NDEPLIS®-  
 US, NETCAN US, NIKITA MASY,  
 NORTHLET- DIRECT, NORTHLET  
 FLASHLIGHT, NOVEE INC, OCEANBEAM,  
 OLDBER PRIME GOODS, OMALIGHT  
 DIRECT STORE, PERKLUCK STORE,  
 PHIXTONUS, PHLIPESAM, PINBAOLALA  
 DIRECT, QJA US, REDRHINO\_STORE,  
 RUFYKIRI DIRECT-US, SCHEOLGOODS,  
 SENBAI, SENRUN-US, SHAREHAPPY-US  
 DIRECT,  
 SHENZHENSHIJUNYINGMAOYIYOUXIAN  
 GONGSI, SIGOOBAL, SIGOOBAL BRAND,  
 SINVIMES STORE, SIUYIU-US, SKNSL  
 OUTDOOR BRAND, SKNSL® DIRECT,  
 SPRIAKDIRECT, SUNITACT-US, SUNITACT-  
 US, SUPER LIGHTER - DIRECT, SZNWE,  
 TAIYUANGUANTINGYUSHANGMAOYOU  
 XIANGONGSI, TALLER STORE, TAOQUWE  
 BRAND, TECBOTT DIRECT STORE, TOHO  
 TRADING, TRIXHUB, UHANCINY,  
 UOATEPC BRAND, UOATEPC-US DIRECT,  
 US FLASHLIGHT BRAND, US-YAN,  
 VANVALE DIRECT, VICTAGEN,  
 VINDERFINE, VNINA DIRECT, WENFENG  
 DIRECT, WINDFIRE, WORKINGGOOD-US,  
 X.STORE, XILUO, YICORPS INC,  
 YIERBLUE, YIFF, YIHE INTERNATIONAL  
 TRADE, YIPINJUFENG, YOUYE,  
 YUNXINKEJI-US, ZDH-US, ZEKORY,  
 ZHUANGLIAN, ZMAZD-US, and ZUUEE-  
 DIRECT,

Defendants.

**COMPLAINT FOR DAMAGES AND INJUNCTIVE RELIEF**

Promier Products Inc., d/b/a LitezAll.com (“Plaintiff”), an Illinois corporation, hereby sues Defendants, the Individuals, Partnerships, and Unincorporated Associations identified in the Caption, which are set forth in **Schedule “A”** hereto (collectively “Defendants”). All Defendants, operating under the seller identities and/or the online marketplace accounts as set forth in **Schedule ‘A’** hereto (the “Seller IDs and collectively, the Defendant Merchant Storefronts”), are knowingly and intentionally making false representations as to the characteristics and/or qualities of the products that are for sale on the Amazon.com online marketplace. In support of its claims, Plaintiff alleges as follows:

**NATURE OF THE ACTION**

1. This is a civil action for false advertising and unfair competition under the Lanham Act, 15 U.S.C. §1125(a) and unfair competition under Pennsylvania common law. Plaintiff seeks preliminary and permanent injunctive relief as well as determination that Defendants’ conduct constitutes deliberate, willful and/or bad faith conduct such that this should be declared an exceptional case under 15 U.S.C. § 1117(a).

2. This action arises out of Defendants’ false advertisement of the characteristics and/or qualities of the flashlights being advertised, offered for sale, sold, and/or distributed by Defendants.

3. Plaintiff therefore brings this action for false advertising in violation of Section 43(a) of the Lanham Act, as amended, and Pennsylvania common law unfair competition, pursuant to 15 U.S.C. § 1125(a) and The All Writs Act, 28 U.S.C. § 1651(a).

### **JURISDICTION AND VENUE**

4. This Court has subject matter jurisdiction over the Section 43(a) Lanham Act false advertising claim pursuant to 28 U.S.C §§ 1331 and 1332. This Court has supplemental jurisdiction pursuant to 28 U.S.C § 1367 over Plaintiff's state law claim because those claims are so related to the federal claim that they form part of the same case or controversy.

5. Personal jurisdiction over a non-resident of the state in which the Court sits is proper to the extent authorized by the state's laws. Fed. R. Civ. P. 4(e). Pennsylvania authorizes personal jurisdiction over each Defendant pursuant to § 5322 of the Pennsylvania Consolidated Statutes, Title 42, (the "Pennsylvania Long Arm Statute") which provides in pertinent part:

(a) **General Rule.** A tribunal of this Commonwealth may exercise personal jurisdiction over a person ... who acts directly or by an agent, as to a cause of action or other matter arising from such person:

(1) Transacting any business in this Commonwealth [including, but not limited to:]...

(i) The doing by any person in this Commonwealth of a series of similar acts for the purpose of thereby realizing pecuniary benefit or otherwise accomplishing an object.

(ii) The doing of a single act in this Commonwealth for the purpose of thereby realizing pecuniary benefit or otherwise accomplishing an object with the intention of initiating a series of such acts.

(iii) The shipping of merchandise directly or indirectly into or through this Commonwealth.

(iv) The engaging in any business or profession within this Commonwealth.

\* \* \*

(3) Causing harm or tortious injury by an act or omission in this Commonwealth.

(4) Causing harm or tortious injury in this Commonwealth by an act or omission outside this Commonwealth.

\* \* \*

(10) Committing any violation within the jurisdiction of this Commonwealth of any statute ... or rule or regulation promulgated thereunder by any government unit.

**(b) Exercise of full constitutional power over nonresidents.** In addition to the provisions of subsection (a) the jurisdiction of the tribunals of this Commonwealth shall extend to all persons who are not within the scope of section 5301 (relating to persons) to the fullest extent allowed under the Constitution of the United States and may be based on the most minimum contact with this Commonwealth allowed under the Constitution of the United States.

42 Pa. Cons. Stat. § 5322.

6. The Pennsylvania Long Arm Statute confers personal jurisdiction over the Defendants because Defendants regularly conduct, transact, and/or solicit business in Pennsylvania and in this Judicial District and, upon information and belief, derive substantial revenue from their business transactions in Pennsylvania and in this Judicial District. Defendants' activities have had a substantial, direct, and reasonably foreseeable effect on business and commerce in this district, in Pennsylvania, and on interstate commerce. Defendants have availed themselves of the privileges and protections of the laws of Pennsylvania, such that this Court's assertion of jurisdiction over Defendants does not offend traditional notions of fair play and substantial justice. Defendants should reasonably expect that their actions in and outside of Pennsylvania would subject them to legal action in Pennsylvania and this Judicial District. For example:

7. Upon information and belief, at all times relevant hereto, Defendants were and/or are systematically directing and/or targeting their business activities at consumers in the United States, including Pennsylvania, via online marketplaces, such as Amazon.com, through which consumers in the United States, including Pennsylvania, can view the one or

more of Defendants' Merchant Storefronts, communicate with Defendants regarding Defendants' falsely advertised products, and place orders for, purchase, and receive delivery of Defendants' falsely advertised products as a means for establishing regular business with the United States, including Pennsylvania.

8. Upon information and belief, Defendants are sophisticated sellers on online marketplaces, each operating one or more commercial businesses through which Defendants operate online storefronts to promote, advertise, distribute, offer for sale, and sell the falsely advertised products imported into the United States.

- a. Defendants (although foreign entities) accept payment in U.S. Dollars and offer shipping to Pennsylvania and this Judicial District (and calculate, charge, and remit tax based on sales into Pennsylvania and this Judicial District).
- b. Upon information and belief, Defendants' Merchant Storefronts reflect multiple sales to consumers all over the world, including repeat sales to consumers in the U.S. and into this judicial district.
- c. Upon information and belief, at all times relevant hereto, Defendants have transacted business with consumers located in the United States including Pennsylvania, for the sale and shipment of falsely advertised products.
- d. Upon information and belief, Defendants are employing and benefiting from substantially similar, paid advertising and marketing and advertising strategies in order to make their Merchant Storefronts selling falsely advertised products appear more relevant and attractive to search result software across an array of search words, including but not limited to "high lumens" and "super bright flashlights". By their actions, Defendants are causing concurrent and indivisible

harm to Plaintiff and the consuming public by (i) depriving Plaintiff of their right to fairly compete for space within the various online marketplace search results and reducing the appeal of Plaintiff's accurately advertised products, (ii) causing a loss of customer and brand goodwill towards Plaintiff's products, and (iii) eroding consumer trust in advertisements across to flashlight industry as a whole due to disappointing purchases and financial losses that resulted from purchasing decisions based on false information.

- e. Upon information and belief, Defendants are concurrently targeting their false advertisements towards consumers and causing harm within this district and elsewhere throughout the United States.
- f. Upon information and belief, Defendants likely reside and/or operate in foreign jurisdictions with lax or absent statutory codes controlling the inaccurate or false advertisement and promotion of goods and are cooperating by creating a stream of falsely advertised products.
- g. Upon information and belief, Defendants are aware of the industry standard for measuring luminous intensity, that retailers including Plaintiff adhere to such standards and advertise their products accurately based upon it, and that their false advertisement of the characteristics and/or qualities of their products alleged herein are likely to cause injury in the United States, in Pennsylvania, and in this judicial district.
- h. Plaintiff is suffering and will continue to suffer irreparable and indivisible injury and substantial damages as a result of Defendants' false advertisement of product characteristics and/or qualities.

9. Alternatively, if Defendants contend that their use of the online marketplaces should not be construed as contacts with the individual states and the court accepts that contention, Federal Rule of Civil Procedure 4(k)(2) confers personal jurisdiction over Defendants because the claims asserted herein arise under federal commerce and trade law, Defendants would not be subject to jurisdiction in any state's court of general jurisdiction, and exercising jurisdiction is consistent with the United States Constitution and laws. For example, exercising jurisdiction is constitutionally permissible because:

- a. Defendants have purposefully directed their activities at the United States.

Defendants have voluntarily chosen to open accounts on the Online Marketplaces to access the United States' market. Upon information and belief, the Online Marketplaces target the entire United States, and do not provide sellers like Defendants with the ability to opt into or out of any particular jurisdiction (e.g., state) within the United States. The Online Marketplaces chosen by Defendants: (1) provide prices in U.S. dollars (2) advertise free shipping to U.S. buyers, including buyers in Pennsylvania, and (3) provide testimonials of and reviews by U.S. buyers.

- b. Upon information and belief, Defendants have each had sales of the falsely advertised products in the United States.
- c. Plaintiff's injuries arise from Defendants' forum-related activities. Defendants' offer to sell, sale, and distribution of the misrepresented products to U.S. residents is a but for cause of all of the false advertisement alleged in this action. Defendants know or should know that the false advertisement of products on



online marketplaces that target the United States is likely to injure U.S. residents.

10. Venue is proper in this Court pursuant to 28 U.S.C. § 1391 because Defendants do not reside in the United States and are subject to venue in any district. Further, Defendants solicit business from this Judicial District and, upon information and belief, conduct and transact significant business in this Judicial District.

### **THE PARTIES**

11. Plaintiff is an Illinois corporation with its principal place of business at 304 5<sup>th</sup> Street, Peru, Illinois 61354. Plaintiff advertises, sells, and distributes, various portable light products, including flashlights, online and in stores in this jurisdiction, throughout the United States, and globally.

12. Upon information and belief, the Defendants are individuals and/or business entities of unknown makeup, each of whom either reside or operate in foreign jurisdictions or redistribute products from the same or similar sources in those locations.

13. Upon information and belief, Defendants conduct business throughout the United States, including within Pennsylvania and in this judicial district, via online marketplaces operating under the Defendant Merchant Storefronts. Each Defendant targets the United States, including Pennsylvania, and has packaged, advertised, offered for sale, and on information and belief, has sold and continues to sell products, including falsely advertised flashlights, to consumers within the United States and in this judicial district.

14. The offending advertising statements, which appear multiple times throughout each of Defendants' product listings, have been published on, at least, the Amazon.com

online marketplace and have been seen by consumers throughout the country, including this judicial district.

15. Upon information and belief, the Defendants use aliases in conjunction with the operation of their businesses as set forth in **Schedule “A”** hereto.

16. Upon information and belief, Defendants are the past and present controlling forces behind the false advertisement of the characteristics and/or qualities of flashlights as described herein using at least the Seller IDs.

17. Upon information and belief, Defendants directly engage in unfair competition with Plaintiff by packing, advertising, offering for sale, and selling goods based on the false advertisement of the products’ characteristics and/or qualities through several fully interactive, commercial Internet websites and Internet based e-commerce stores operation under, at least, the Defendant Merchant Storefront, the Seller IDs, and any additional domain names, websites, and corresponding website URLs or seller identifications and store URL aliases not yet known to Plaintiff. Defendants have purposefully directed some portion of their illegal activities towards consumers in the Commonwealth of Pennsylvania through the advertisement, offer to sell, sale, and/or shipment of falsely advertised products into the Commonwealth.

18. Upon information and belief, Defendants have registered, established or purchased, and maintained the Defendant Merchant Storefronts and Seller IDs. Upon information and belief, Defendants have engaged in fraudulent conduct with respect to the registration of the Defendant Merchant Storefronts and Seller IDs by providing false and/or misleading information to the Internet based e-commerce platform, Amazon.com, during the registration or maintenance process related to their respective Seller IDs.

19. Upon information and belief, Defendants will continue to register for or acquire new seller identification aliases for the purpose of selling and offering for sale goods that are falsely advertised unless preliminarily and permanently enjoined.

20. Upon information and belief, Defendants' business names, i.e., the Seller IDs, associated payment accounts, and any other alias seller identification names used in connection with the sale of falsely advertised goods are essential components of Defendants' online activities and are the means by which Defendants cause harm to Plaintiff. Moreover, Defendants are using false advertisements to drive consumer traffic to their e-commerce stores operating under the Seller IDs, thereby creating and increasing the value of the Seller IDs and decreasing the size and value of Plaintiff's legitimate consumer marketplace at Plaintiff's expense.

21. Upon information and belief, Defendants' sale of falsely advertised products gives rise to a plausible expectation that discovery will reveal that Defendants' actions all arise from the same transaction, occurrence, or series of transactions. Specifically, Defendant Merchant Storefronts share unique identifiers, such as descriptions, and similarities of the falsely advertised products offered for sale such as descriptions, product images, colors, shapes, and sizes, thus establishing a logical relationship between them and suggesting that the defendants false advertisements arise out of the same transaction, occurrence, or series of transactions or occurrences.

### **COMMON FACTUAL ALLEGATIONS**

22. Plaintiff is a global company that distributes and sells portable light products, such as flashlights, using the Amazon.com online marketplace, on its independent retail website, in retail stores throughout the United States. Since its entrance to the portable light product market

in 2010, Plaintiff has established a reputation for providing quality and innovative products to consumers.

23. Over the past several years, visibility on the Internet, particularly via Internet marketplaces such as Amazon.com, has become increasingly important to Plaintiff's overall marketing. Plaintiff expends significant monetary resources on Internet marketing, including search engine optimization strategies. Those strategies allow Plaintiff to fairly and legitimately educate consumers about the value associated with the products offered for sale on Plaintiff's website and in stores. Similarly, Defendants' individual seller stores are featured on the Amazon.com online marketplace and compete directly with Plaintiff for space in search results.

24. The LITEZALL<sup>®</sup>, KODIAK<sup>®</sup>, ILLUMIBRITE<sup>®</sup>, and HANDZFREE<sup>®</sup> products offered for sale on Plaintiff's website and online marketplace storefront have undergone testing, whether conducted in-house or by manufacturing partners, to ensure the accuracy of the product specifications advertised, including but not limited to, the maximum Lumen output.

25. Plaintiff recognizes the importance of accurately advertising their flashlights to ensure the ability of consumers to compare similar flashlights and select the product that best suits their preferences and needs. Plaintiff has always and continues to accurately advertise the characteristics and/or qualities of the products promoted, offered for sale, and sold via their Amazon.com storefront, independent retail website, and in stores to reflect the data reported by industry standard photometric and electrical tests.

26. Lumens are the most commonly used unit of measure for total light output in portable lighting devices that emit directional light, such as flashlights. There is no maximum limit to luminous flux, but luminous efficacy is limited by thermal and electrical losses that occur at the high drive currents used in handheld devices.

27. The Portable Lights Trade Organization (“PLATO”), is an American National Standards Institute (“ANSI”) Accredited Standards Developer. In 2019, PLATO created the ANSI/PLATO FL 1 19 Standard which covers the basic performance standards of portable flashlights, spotlights, and headlamps, that provide directional lighting. This standard focuses on product performance characteristics such as beam distance, peak beam intensity, run time, impact resistance, and water penetration protection.

28. The ANSI/PLATO FL 1 19 Standard was created to help consumers accurately compare the claims that each flashlight manufacturer presents regarding their flashlight’s performance.

29. Upon information and belief, Defendants, operating under the seller IDs, also promote, offer for sale, sell, and distribute flashlights in the United States through the use of Internet based e-commerce stores, such as, at least, Amazon.com.

30. Defendants’ individual seller’s stores use similar search engine optimization strategies and compete directly with Plaintiff for space in the Amazon.com search results. Further, Defendants’ flashlights are typically sold at the same or similar price point as Plaintiff’s flashlights, therefore putting them in direct competition with Plaintiff.

31. This lawsuit arises out of each Defendants’ individual product listings and/or descriptions on Amazon.com that are literally false. Defendants’ product listings, descriptions, and product specifications set forth explicit, quantified representations to consumers about the lumen output generated by their flashlights that are knowingly false.

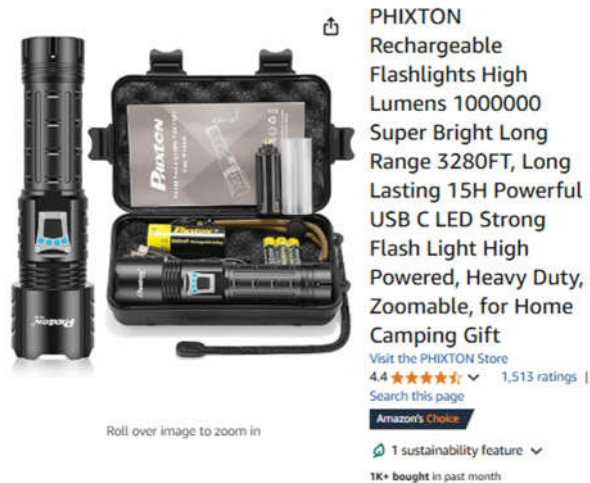
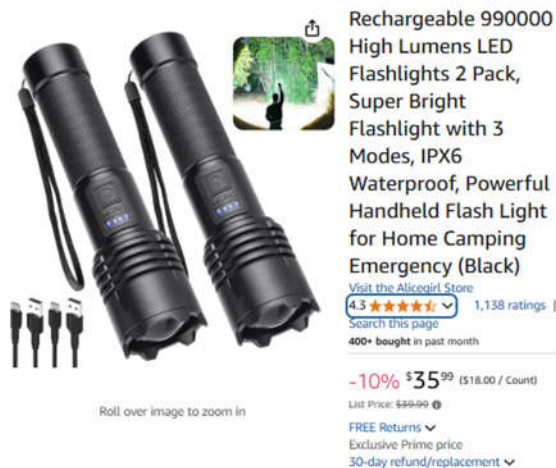
32. Upon information and belief, in an attempt to delude consumers into the false belief that Defendants’ flashlights are the equal of, or are superior to, Plaintiff’s flashlights,

Defendants' advertisements explicitly claim that each of their flashlights are capable of generating lumen outputs in extreme excess of their true capabilities.

33. Defendants' product listings vary in the exact Lumen output asserted, ranging from 500 to 5,000,000 Lumens, but are nonetheless all literally false.

34. Recognizing the importance of Lumen output to customers, Defendants have made the false claims of lumen output a highlighted feature in their product advertisements, listings, and descriptions.

35. Defendants explicitly assert these output capacities in multiple places throughout each product listing including in the product name, in the "about this product" description, and in the "technical details" product information section. Representative examples are shown below:



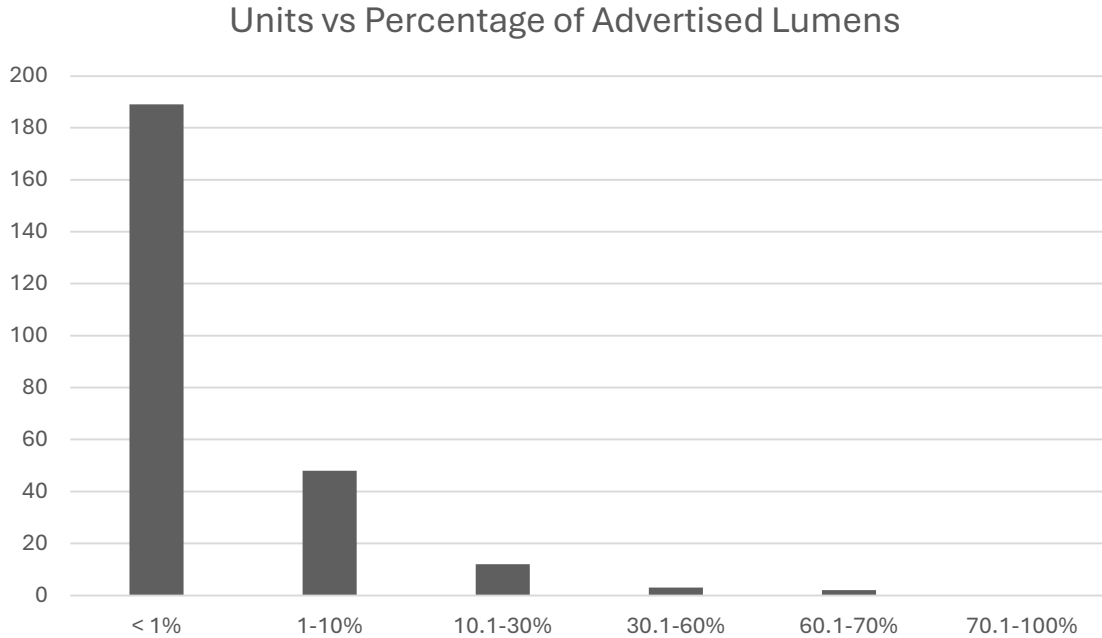
36. As described in detail herein, the advertising statements made by Defendants asserting the peak Lumen generation of their products are literally false.

37. To obtain a lumen output on the higher range of Defendants' claims (900,000 - 5,000,000) a light source would need to be connected to a power source that supplied 4,000 W,

assuming a super high efficacy of 250 lm/W. Realistically, flashlights operate in the 60 lm/W – 120 lm/W range due to heat and drive current losses which would mean that a power source in the range of 8,000 W to over 16,000 W would be needed for the same output. Such power would require a large battery, such as a Tesla Powerwall, and would certainly not be portable. A Tesla Powerwall 3 is a residential stationary battery system which can deliver up to 11.5 kW continuous output, but it weighs around 287 pounds and is roughly the size of a compact refrigerator (43.5" x 24" x 7.6"). The batteries used in flashlights, such as AA cells or 18650 lithium-ion cells cannot sustain such high discharge rates without overheating, rapid voltage drop, or outright failure. While some of the lights in this lawsuit advertise output values that are less than those discussed above, and which could realistically be achieved by a portable power source, the device would need to operate at a luminous efficacy that is not commonly present in commercially available products.

38. Therefore, the size, power sources utilized, and quality of Defendants' flashlight make it so that the advertised lumen outputs are either scientifically impossible or would require a luminous efficacy typically used in highly specialized products to be achieved.

39. In fact, independent industry standard testing commissioned by Plaintiff demonstrates that the true lumen outputs of Defendants' flashlights are not remotely close to the advertised capabilities. The independent testing shows that the best-performing flashlight only generated a peak lumen output 68.53% of that which was advertised. Further, the bulk of Defendants' flashlights performed at less than 1% of their advertised Lumen output capabilities. The distribution of percentage of brightness advertised vs. actually achieved is shown in the chart below:



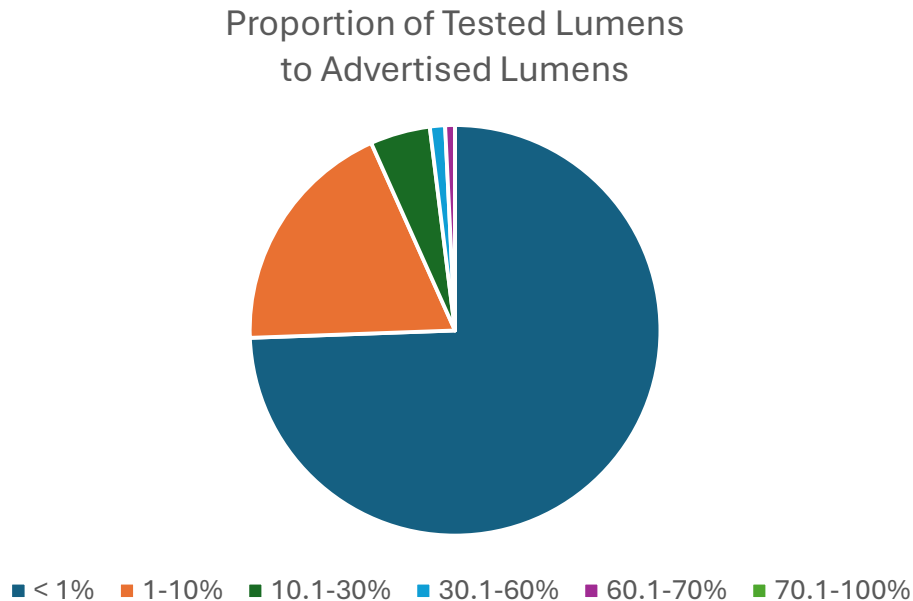
40. The independent testing commissioned by Plaintiff was conducted by Elite Electronic Engineering, Inc. (“Elite Test”). Elite Test was evaluated by the American Association for Laboratory Accreditation and was granted a scope of accreditation in accordance with the recognized International Standard ISO/IEC 17025:2017. This scope of accreditation certifies that Elite Test demonstrates the technical competence to conduct Luminous Flux and Luminous Intensity testing that complies with ANSI/PLATO FL 1 2019 methodology standards.

41. The methodology and procedures used by Elite Test to conduct the Luminous Flux testing on Defendants’ products are described in detail in section 11 of the test report provided by Elite Test.

42. In accordance with ANSI/PLATO FL 1 2019 standards with the exception of the noted deviations indicated in the report, Elite Test measured the luminous flux of each of Defendants’ flashlights using 2-meter integrating sphere in the 4pi geometry wide focus



position. The Labsphere Integral software was then used to generate the total luminous flux of each flashlight. The graph below shows the distribution of the peak lumen output of Defendants' flashlights tested, with the highest reported output being 27,135 and the lowest being 58.



43. Defendants' false advertisements are intended to deceive consumers concerning the supposed Lumen output of their flashlights, and consumers have actually relied and will continue to rely upon these false claims.

44. Lumen output, or brightness, is one of the most important criterion to consumers looking to purchase a flashlight. Further, Plaintiff's and Defendants' products appear in the same search results and are sold at a similar price point, making the lumen output generated by the light one of the only differentiating factors.

45. Defendants' false advertisements are especially harmful because consumers are unable to independently verify Defendants' statements about the luminous intensity of the flashlights due to the highly specialized technology required to measure Lumens.

46. Viewers of Defendants' advertising who would otherwise be likely to consider Plaintiff's accurately advertised and equally bright flashlights will inescapably take away the false message that they can achieve far higher lumen output, and therefore brightness, with Defendants' flashlights.

47. Upon information and belief, Defendants' false advertisements have already hurt Plaintiff's sales and profits by leading consumers to consider Defendants' falsely advertised products with much higher, but grossly inaccurate Lumen output. Defendants' false claims will continue to do so unless they are enjoined from making the advertising statements challenged in this Complaint.

48. Plaintiff confirmed that Defendants were and/or are still currently offering for sale and/or selling falsely advertised products to the consuming public via Internet based e-commerce stores on at least, the Amazon.com online marketplace, using at least the Seller IDs identified in **Schedule "A"** and that Defendants provide shipping and/or have actually shipped falsely advertised products to customers located within this judicial district.

49. Defendants are engaging in the above-described illegal advertising activities knowingly and intentionally with the intention of deceiving the consuming public. If Defendants' intentional false advertising activities are not preliminarily and permanently enjoined by this Court, Plaintiff and the consuming public will continue to be harmed.

50. Defendants' above identified false advertisements are likely to cause confusion, deception, and mistake in the minds of consumers before, during, and after the time of purchase. Moreover, Defendants' wrongful conduct is likely to create a false impression and deceive customers, the public, and the trade into believing that Defendants' products are superior to market competitors, including Plaintiff's, which they are not.

51. Upon information and belief, Defendants' payment and financial accounts are being used by Defendants to accept, receive, and deposit profits from Defendants' false advertising and unfairly competitive activities connected to their Seller IDs and any other alias e-commerce stores, photo albums, seller identification names, domain names, or websites being used and/or controlled by them.

52. Further, upon information and belief, Defendants are likely to transfer or secret their assets to avoid payment of any monetary judgment awarded to Plaintiff.

53. Plaintiff has no adequate remedy at law.

54. Plaintiff is suffering irreparable injury as has suffered substantial damages as a result of Defendants' false advertising. If Defendants deceptive and unfairly competitive activities are not preliminarily and permanently enjoined by this Court, Plaintiff and the consuming public will continue to be harmed.

55. The harm and damages sustained by Plaintiff has been directly and proximately caused by Defendants' advertisement, promotion, offering to sell, and sale of their falsely advertised products.

56. In this action, Plaintiff alleges that Defendants have engaged in false advertising in violation of Section 43(a) of the Lanham Act and unfair competition in violation of Pennsylvania common law. Plaintiff seeks permanent injunctive relief, statutory punitive, compensatory and enhanced damages, its costs, attorneys' fees and disgorgement of Defendants' profits.

**COUNT I**

**FALSE ADVERTISING IN VIOLATION OF 15 U.S.C. § 1125(a)**

57. Plaintiff realleges and incorporates by reference paragraphs 1 through 56 of the Complaint as if set forth herein.

58. The foregoing acts of Defendants constitute false advertising and false representations in violation of Section 43(a) of the Lanham Act.

59. Defendants have made and are continuing to make materially false statements of fact about the characteristics and/or qualities of their lights in their online product listings and descriptions.

60. These false statements are material because they have and are likely to continue to influence consumers' purchasing decisions.

61. Defendants' statements have actually deceived and/or have the tendency to deceive a substantial segment of consumers, who have relied or will likely rely on Defendants' false statements in making their flashlight purchasing decisions.

62. Defendants have caused their false statements to enter interstate trade or commerce.

63. As a direct and proximate result of Defendants' false and deceptive campaign, Plaintiff is suffering immediate and continuing irreparable injury for which there is no adequate remedy at law.

64. Defendants' false advertising is knowing and willful. Plaintiff is entitled to injunctive relief and to the recovery of all available damages, attorneys' fees, costs and Defendants' profits.

65. Because of Defendants' deliberate, willful, and/or bad faith conduct, Plaintiff is entitled to a determination that is an exceptional case within the meaning of Section 35 of the Lanham Act. 15 U.S.C. §1117.

## **COUNT II**

### **PENNSYLVANIA COMMON LAW UNFAIR COMPETITION**

66. Plaintiff realleges and incorporates by reference paragraphs 1 through 65 of the Complaint as if set forth herein

67. Pennsylvania's common law prohibition of unfair competition prohibits unfair competition by means of deceptive marketing and acts or practices that are actionable under federal or state statutes.

68. Defendants have engaged in deceptive marketing by making literally false representations about the characteristics and/or qualities of their products.

69. As a result of Defendants' promoting, advertising, offering for sale, selling, and distribution of goods represented as capable of generating a lumen output well beyond their true capacities, Defendants have and continue to make false and misleading designations and representations in violation of Pennsylvania's common law of unfair competition.

70. Defendants are using such false and misleading designations and representations to unfairly compete with Plaintiff and others on Internet marketplaces, for space in search results across an array of search terms, and visibility on the World Wide Web.

71. Defendants' false advertisements are likely to cause and actually are causing confusion, mistake, and deception among members of the trade and the general consuming public as to the characteristics and/or qualities of Defendants' products by their use literally false statements in their advertisements.

72. Plaintiff has no adequate remedy at law and is suffering irreparable injury and damages as a result of Defendants' actions.

73. As a result of Defendants' actions alleged herein, Plaintiff is entitled to injunctive relief, an order granting Plaintiff's damages and Defendants' profits stemming from their false advertisements, and exemplary or punitive damages for Defendants' intentional misconduct.

### **PRAYER FOR RELIEF**

WHEREFORE Plaintiff demands judgement on all Counts of this Complaint and an award of equitable relief and monetary relief against Defendants as follows:

- a. Entry of a temporary, preliminary injunction pursuant to 15 U.S.C. § 1116 and Federal Rule of Civil Procedure 65 enjoining Defendants from engaging in false advertising and unfair competition with respect to the Lumen production of their flashlights including but not limited to (i) making representations that their flashlights are capable of achieving peak lumen outputs far beyond their true capacities and (ii) misrepresenting or falsely advertising the Lumen output of their products in any other way.
- b. Permanently enjoining Defendants from engaging in false advertising and unfair competition with respect to Lumen production of their flashlights including but not limited to (i) making representations that their flashlights are capable of achieving peak lumen outputs far beyond their true capacities and (ii) misrepresenting or falsely advertising the Lumen output of their products in any other way.
- c. Entry of an Order that, upon Plaintiff's request, any Internet marketplace website operators and/or administrators that are provided with notice of the injunction,

including but not limited to the online marketplaces hosted by Amazon.com, identify any e-mail address known to be associated with Defendants' respective Seller ID, and cease facilitating access to any or all e-commerce stores through which defendants engage in the promotion, offering for sale, and/or sale of falsely advertised goods.

- d. Entry of an Order that, upon Plaintiff's request, any Internet marketplace website operators and/or administrators who are provided with notice of the injunction, including but not limited to online marketplaces hosted by Amazon.com, permanently remove any and all product listings and associated images, descriptions, and technical details of goods that have been falsely advertised as capable of achieving peak Lumen outputs far beyond the true capabilities of the product via the e-commerce stores operating under the Seller IDs, including any and all listings, images, descriptions, and technical details that falsely describe the characteristics and/or qualities of the products linked to the same seller or linked to any other alias seller identification name being used and/or controlled by Defendants to promote, offer for sale and/or sell goods that are being falsely advertised as capable of achieving a peak Lumen output far beyond their true capacities.
- e. Entry of an order that, upon Plaintiff's request, any internet marketplace website operators and/or administrators who are provided with notice of the injunction including, but not limited to online marketplaces hosted by Amazon.com, immediately cease fulfillment of and sequester all goods of each Defendant or other Seller under a Seller ID that has falsely advertised the characteristics and/or

qualities of their products by asserting that the products are capable of achieving a peak Lumen output far beyond their true capacities.

- f. Entry of an Order, pursuant to 15 U.S.C. § 1117(a), directing Defendants to account for, and pay over to Plaintiff, all gains, profits and advantages derived by Defendants from the above-described wrongful acts.
- g. In accordance with a determination that this is an exceptional case within the meaning of section 35 of the Lanham Act, entry of an award, pursuant to 15 U.S.C. § 1117(a), of Plaintiff's costs and reasonable attorneys' fees and investigative fees associated with bringing this action.
- h. Entry of an award for monetary damages sustained by Plaintiff as a result of Defendants' unlawful conduct, in an amount to be proved at trial.
- i. Entry of an Order that, upon Plaintiff's request, any financial institutions, payment processors, banks, escrow services, money transmitters, or marketplace platforms, including but not limited to, Amazon Services LLC d/b/a Amazon.com ("Amazon") and Amazon Payments, Inc. d/b/a Pay.amazon.com ("Amazon Pay"), and their related companies and affiliates, identify and restrain all funds, up to and including the total amount of judgment, in all financial accounts and/or sub-accounts used in connection with the Seller IDs or other domain names, alias seller identification names, or e-commerce store names or store URLs used by Defendants presently or in the future, as well as any other related accounts of the same customer(s) and any other accounts which transfer funds into the same financial institution account(s), to be surrendered to Plaintiff in partial satisfaction of the monetary judgement entered herein.



- j. Entry of an award of pre-judgment interest on the judgment amount.
- k. Entry of an order for any further relief as the Court may deem just and proper.

**DEMAND FOR A JURY TRIAL**

Plaintiff respectfully demands a trial by jury on all claims.

Respectfully submitted,

Dated: April 15, 2025

/s/ Stanley D. Ference III

Stanley D. Ference III

Pa. ID No. 59899

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Attorneys for Plaintiff

## Schedule "A"

## Defendants with Store Name and Seller ID

Defendant Number	Store/Seller Name	Seller ID
1	GearOz	A23YSDNTLB920E
2	Aikertec-US	AFJ3IFXPY6VCX
3	AlesDirect	A8IDXQVHTQ4GC
4	Alicegirl-US Brand	A35EKW4EMW9467
5	Alifa Led Flashlights Direct Store	A157FI0V5YESZN
6	AlkorShop	A205T4ZO5BB52Z
7	ALSTU-US	A1SM9LDXPHZ4NJ
8	AMAKER Direct	A226320QEWBQ9G
9	ANLOOK	AGDGT68H6CWNE
10	Annteneo	AG7RFI5F8TLCV
11	ATDOALL INC	ASA75UFIN82RG
12	AURASEASON Direct	A5PZSE27ZPH6Y
13	Auto-Refitting Shop	A1NMB1N6XMXP55
14	AXRUNZE Direct	A20DKWQF438DQ0
15	B dream	A3PV1ZJXE3QKOV
16	Baibian Brightness Corner	A9KTJOITN4PUJ
17	BeamMax	A3R6JZO7WM2W0C
18	BengMxj Direct	A3AB2S258RJL1J
19	BERCOL Flashlight Direct	A1Q4MFF3MMRG6E
20	BERCOL Group	A30Z7X7GUJOQAA
21	BIGSUN Direct	A15QOOFZKWG7GE
22	BinwoPremium	A3A9SZZ2AMVZD2
23	BROVAVE-US	A162AVD25RAFD9
24	BRT Official	AEW7C45RZ2R65
25	Bud K Direct	A3BFOYHF1IT63Z
26	BUYSIGHT	A1FKRIINBKHQ0X
27	Car Accessories XC	A50EBC0946G4M
28	CHEER LLC	A264UQLNXQJAT7
29	Chemailon-US	ADZ7CRRV5J33V
30	CHENGBEID	A1CPH4ACKM256D
31	CHILDBOT	ACBUO8M2M06FD
32	Cinlinso Direct	A1SUMEZYB2WWRI
33	CR outdoor lighting	AKR3UAGNH7B95
34	crazybrace® Direct	A1KJ5M3RGSIBML
35	CSNDICE	A33SUKD6T0KNVK
36	Cuytgsg Directstore	A2V7RBFS63IPCN
37	Cyquan	AYMOPPV5MZ9S2
38	DABUFOY	A2IKPE5BIV3BU
39	Derewalt Inc	A3LT4U1SS4J8WE
40	DiKoMo Direct	A2PBB41YMT3W9J

41	DL Decorate	A3UHSNXXQYRBAE
42	Driverwish Direct	A343PA9PYCLOR8
43	Durapower	A28EG97Y0BT93D
44	EBUYFIRE	A17UZ9VM01NFCF
45	Ewenele	A2WH8ZR4UXWD0D
46	Feita Outdoor Sport	A1KWLNGCBBJYWQO
47	FekeliUS	ALUQOMUMVQGQM
48	Forever Global Store	A10RYOACILTDA6
49	FUOLD Brand	A1EOYMLF54EVYT
50	GaiRui	A31KBRSFSUDVW2
51	GDPLUS DIRECT	A28BUF5PC4HHSA
52	GEPROSMA	A2AKYM9PAS5NCW
53	gexin-dianzi	AXUFY3RE9HW3X
54	GHTesell	A18SOPUP0VXH3W
55	GOHOMAN US Brand	AK36SWTZ6PF34
56	Goreit-US	A2TAWCGYV7D96J
57	Grentay US Direct	A35GW10ASBXYTL
58	Hefeiminlu	A1UUAOAX8QJ6W4
59	Heliuslight	A17C0Z4ZV0GMU6
60	HLX-US	A2EIEJAMP10V0W
61	HoxidaDirect	A3C20NE92Q3JCH
62	IkeeRuic Direct-US	A3O2NIX29RL6TI
63	iKirkcliten Store	A19DG1WH8H3OUF
64	ImalentDirect	A21WYP8PY1PRPX
65	INECOKS	A78VORBI0KJWP
66	iToncs-US	A36NIUBXZU7X51
67	JAPUDA	A123ZNXJ75DSVC
68	jiaroubaihuodian	A1H7Q1P26IFYFO
69	jsk-Store	A279XVJILVHYS1
70	Kaihe Tec	A5PPCEECCWVTSW
71	KELNOW	A2GOPJ3OMJPUN5
72	KEPEAK	AYWNBKQLQH6BQS
73	KERUN Technology-US	A3KQETEB0CGL3W
74	Kicoeoy Brand Direct	A2YMXPB3JDACIS
75	Know White	A3HRVLM7EC860X
76	KYHT-US	A2M53WBKA4DZ4J
77	LBE Brand Direct	A5JOD453EYRFB
78	LECHENG Tech	A2AB3AODURSA
79	LED Professional Store	AZ7ED2CNJAYAU
80	Lightship US	A391X8LSERI6SI
81	Liushi store	A2AMECEEZHLKTC
82	Lumen Tactical	AMCCGH3BJHZB5
83	MAFSEUT LLC	A8Z3JL92WUECQ
84	maythankusa	ASYUKQZN3BPQ0
85	Milaoshu Professional Flashlight	A30IKX8YJ6HEEJ

86	Minsk Store	A298ZPF2G043WK
87	MIOSY Store	A2WZQH6GHC6CQD
88	MOMIMO Store	A36R76YWKGLH5F
89	N-C Brand Group	AP1EP3VPNPX4R
90	Ndeplis®-us	A11TXHTPRO36Z6
91	NetCan US	A114G16BQLVTFD
92	Nikita masy	AVDEBP11044AE
93	Northlet- direct	AVTIX5VG908Y2
94	Northlet Flashlight	AZTIYJJ2A6Q1H
95	NOVEE INC	A2LUHFCFU1PIAD
96	OceanBeam	A3L1Q3KVRQ98XK
97	OLDBER Prime Goods	A21FV9JD4Y29R3
98	OMALIGHT Direct Store	A2JNVFIMGZIP5C
99	PerkLuck Store	A14J77EDX0ZYNO
100	Phixtonus	A2ZGGQDXOXPEVW
101	PHLIPESAM	A2IWKHX2ZQMLR
102	PinBaoLaLa Direct	A2SREZUQEHM2CC
103	QJA US	AC0GDNRNT714N
104	RedRhino Store	A2FV1J9NWPICZ4
105	Rufykiri Direct-US	A3GK5BX1MU8T8A
106	Scheolgoods	A3IMOKJSLEFP GH
107	SENBAL	A2YMOG423JGMZ
108	Senrun-US	A32DSO1SV27CSF
109	Sharehappy-US Direct	A1M83XUAAZZUQI
110	Shenzhenshijunyingmaoyiyouxiangongsi	A1ZNB6OC1EMOJM
111	Sigoobal	A2T7I6P6BUPDJ1
112	Sigoobal Brand	A31HXLGZZJ7RCD
113	Sinvimes Store	A2S426Q9UYSFK7
114	SIUYIU-US	AHEDCBJU6NTGX
115	SKNSL Outdoor Brand	AQV42U89WCUZG
116	SKNSL® Direct	A3LDH0NSW1AXQB
117	SpriakDirect	AG4H9NIPGITEQ
118	SUNITACT-US	A3S54PB0VI8Q45
119	Sunitact-US	A1MMBKZH0VJS0V
120	Super lighter - Direct	AOX1OQPSEIYDE
121	SZNWE	A1FJOAFNTAEHRO
122	taiyuanguantingyushangmaoyouxiangongsi	A2NFIRIO9CBYHN
123	Taller Store	A37LYACMS57530
124	Taoquwe Brand	A22LSKQ589LYP8
125	TECBOTT Direct Store	A2IXIJQ5LZVUNW
126	TOHO TRADING	A20720LUCQ7RH4
127	TrixHub	A2R7060RDYFCQE
128	Uhanciny	A1W2XBGL4NEXUB
129	UOATEPC Brand	A3V0SY39L1KCL
130	UOATEPC-US Direct	A394EYHJ80C1TO

131	US Flashlight Brand	A3BFPASZZEMOPM
132	US-YAN	AZB8WM6T89WYP
133	Vanvale Direct	A1DTGVUJAWVFQH
134	Victagen	A2NXBL6IW5SMQL
135	Vinderfine	A326EJH0T6TA01
136	Vnina Direct	A1O7NNJPGLRNF4
137	WENFENG Direct	AMIFZJGV619MK
138	WindFire	A2HKGMLXSPJBZN
139	workinggood-US	ANQXBL4AMJ54D
140	X.Store	A14NPRPU6QX06M
141	XILUO	A25TBFKVRF5K0T
142	YICORPS INC	A2HY1I8T4FN70S
143	YIERBLUE	A24649DIHNWSGO
144	YiFF	A814JDZDIK0VQ
145	YIHE International Trade	A3FEI9VY1QYKRZ
146	yipinjufeng	A3UK34SG0RD42J
147	YOUYE	A159D00BO1EJNX
148	Yunxinkeji-us	A27N5V81XH3HVL
149	ZDH-US	A1EOHZ50K3XMO4
150	Zekory	A2D89F7ZNDWKOP
151	Zhuanglian	ANW4VA4XPDKN2
152	ZMAZD-US	A977WDJX2ZL6U
153	ZUUEE-direct	A34YU5J6GSIYFJ